## UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF PENNSYLVANIA

In re: Marnita S Adams :	Chapter 13
Frank D Adams SR.	
:	
Debtor ; PRE-DISCHARG	Bankruptcy No. 13 - 18278 GE CERTIFICATION
OF COMPLIANCE	WITH PROVISIONS OF SECTIONS 1328
my/our oath according to law, hereby certify a	Marnta Adams upon as follows in connection with my/our request for a '): (Check all applicable statements and provide all
√ 1. I/We have made our final payment issue a discharge in the Case. ✓	in the Case and I/We are requesting the Court to
2. I/We have completed an instruction management described in 11 U.S.C. §111 provaddress:  by internet by Accounseling IInc	
§101(14A) either before the Ca	required by a judicial or administrative order, or support obligation as defined in 11 U.S.C. se was filed or at any time after the filing of the
Case,	
OR	
[Note: If "B" is applicable, all informa provided]	tion required in questions B.i through B.iv must be
amounts due under any domesti §101(14A)] required by a judici	or to the date of this affidavit I/we have paid all c support obligation [as defined in 11 U.S.C. al or administrative order, or by statute including as filed, to the extent provided for by the plan.

The foll	e name and address of each holder of a domestic support obligation is as ows:
·	
	B.ii. My/Our most recent address is as follows:
	B.iii. The name and address of my/our most recent employer(s) is as
	JWS.
11 U §524	B.iv. The following creditors hold a claim that is not discharged under U.S.C. §523 (a)(2) or (a)(4) or a claim that was reaffirmed under 11 U.S.C. I (c):
4. 4. during the 4-year pe	I/We have not received a discharge in a Chapter 7, 11 or 12 bankruptcy case criod prior to the order for relief in the Case.
5. Aduring the 2-year pe	I/We have not received a discharge in another Chapter 13 bankruptcy case criod prior to the order for relief in the Case.
6. X A time, equity in excess [generally the debto	A. I/We did not have either at the time of filing of the Case or at the present—ss of \$125,000.00 in the type of property described in 11 U.S.C. § 522 (p)(1) r's homestead].
OR	
case or either of us	There is not currently pending any proceeding in which I [in an individual [in a joint case] may be found guilty of a felony of the kind described in 11 A) or liable for a debt of the kind described in 11 U.S.C. § 522 (q)(1)(B).

true and accurate and that the Court may rely on the truth of each of these statements in determining whether to grant me/us a discharge in the Case. The Court may revoke my discharge if the statements relied upon are not accurate.

Debtor

1st Marmito Adams

1st Fronk D. Adams SP.
Debtor

DATED: 0. Why 1 2018

05/15//06